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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/033,014	12/27/2001	Kevin Curtis Mowry	29505/ISC0005	7846	
29978	29978 7590 03/16/2005			EXAMINER	
MARSHALL, GERSTEIN & BORUN (MOTOROLA) 233 SOUTH WACKER DRIVE			BENGZON, GREG C		
SUITE 6300			ART UNIT	PAPER NUMBER	
CHICAGO, IL 60606-6402			2144		
			DATE MAILED: 03/16/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

İ		Application No.	Applicant(s)		
		10/033,014	MOWRY ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Greg Bengzon	2144		
Period fo	 The MAILING DATE of this communication apport or Reply 	pears on the cover sheet with the c	orrespondence address -		
THE i - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from CAUSE the application to become ARANDONE	nely filed s will be considered timely. the mailing date of this communication.		
Status					
2a) <u></u> □	1) Responsive to communication(s) filed on <u>27 December 2001</u> . 2a) This action is FINAL . 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Dispositi	on of Claims	•			
5) □ 6) ☑ 7) □ 8) □ Applicati 9) □ □	Claim(s) 1-17 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-17 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examine The drawing(s) filed on 27 December 2001 is/ar Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Examine	vn from consideration. r election requirement. r. re: a)⊠ accepted or b)□ objected or b)□ o	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice 3) Inform Paper	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	4) Interview Summary (I Paper No(s)/Mail Dat 5) Notice of Informal Pa 6) Other:	PTO-413) e tent Application (PTO-152)		

DETAILED ACTION

This application has been examined. Claims 1-17 are pending.

Priority

The effective date of the subject matter in the claims in this application is December 27, 2001.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 04/17/2003 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Rejections - 35 USC § 102

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Venigalla (US Patent 6766361).

Art Unit: 2144

With respect to Claim 1, Venigalla discloses in a communication device including a wireless applications protocol (WAP) operating environment, an apparatus for enabling an external function from within the WAP operating environment comprising: (Figures 2-5, Column 3 Lines 1-25, Column 4 Lines 30-45), a external function interface coupled to the WAP operating environment and operable to receive from the WAP operating environment a request to launch an external application; (Column 8 Lines 15-25, Column 10 Lines 10-65) a handle configured to permit control of the external application from within the WAP operating environment, the handle being generated by the external function interface and returned to the WAP operating environment responsive to the request to launch the external application; (Column 5 Lines 10-40, Column 7 Lines 20-50) and a library associated with the external application, the library including information to initiate a connection between the external application and the WAP operating environment, wherein the handle corresponds to the connection.

With respect to Claim 2, Venigalla discloses the apparatus of claim 1, wherein the external function interface includes a list of external applications available to be launch from within the WAP operating environment. (Column 3 Lines 1-25, Column 8 Lines 60-65, Column 9 Lines 1-10)

Art Unit: 2144

With respect to Claim 3, Venigalla discloses the apparatus of claim 2, wherein the list of external applications is dynamically generated upon an initialization of the WAP operating environment on the communication device. (Column 8 Lines 1-15, Lines 60-65)

With respect to Claim 4, Venigalla discloses the apparatus of claim 2, wherein the list of external applications is dynamically generated on a periodic basis. (Column 8 Lines 60-65, Column 12 Lines 10-15)

With respect to Claim 5, Venigalla discloses the apparatus of claim 1, wherein the external function interface comprises a plug-in to the WAP operating environment. (Column 5 Lines 10-40, Column 7 Lines 1-10, Column 8 Lines 15-25)

With respect to Claim 6, Venigalla discloses the apparatus of claim 1, wherein the handle comprises an instance identifier. (Column 8 Lines 15-25)

With respect to Claim 7, Venigalla discloses the apparatus of claim 1, wherein the library comprises code embedded within the external application. (Column 5 Lines

Page 5

Art Unit: 2144

10-40, Column 12 Lines 20-40)

With respect to Claim 8, Venigalla discloses the apparatus of claim 1, wherein the library is separate from and accessible by the external application. (Column 12 Lines 20-40)

With respect to Claim 9, Venigalla discloses the apparatus of claim 1, wherein the apparatus enables the WAP application to discover, launch and control the external application. (Column 9 Lines 1-5)

With respect to Claim 10, Venigalla discloses an a wireless communication network including a mobile station adapted according to the Wireless Applications (WAP) protocol to provide a WAP operating environment, a method for enabling an external function within the WAP operating environment comprising the steps of: (Figures 2-5 Column 3 Lines 1-25, Column 4 Lines 30-45) receiving from the WAP operating environment a request to launch an application external to the WAP operating environment; generating a handle associated with the application, (Column 8 Lines 15-25, Column 10 Lines 10-65) the handle being configured to permit control of the external application from within the WAP operating environment; and providing a library associated with the external application, wherein the library includes information to

Art Unit: 2144

initiate a connection between the external application and the WAP operating environment, wherein the handle corresponds to the connection. (Column 5 Lines 10-40, Column 7 Lines 20-50)

Page 6

With respect to Claim 11-17, the Applicant discloses a method with same limitations as described in Claims 1-10. Claims 11-17 are rejected on the same basis as Claims 1-10.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please refer to the enclosed PTO-892 form.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Greg Bengzon whose telephone number is (571) 272-3944. The examiner can normally be reached on Mon. thru Fri. 8 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Cuchlinski can be reached on (571)272-3925. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 10/033,014

Art Unit: 2144

Page 7

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

gcb

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